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12 Attorneys for Plaintiff  
13 SAN FRANCISCO TECHNOLOGY INC.

14 UNITED STATES DISTRICT COURT  
15 NORTHERN DISTRICT OF CALIFORNIA

16 SAN JOSE DIVISION

17 SAN FRANCISCO TECHNOLOGY, INC., ) Case No. 10-cv-02994 JF HRL

18 Plaintiff, )

19 v. )

20 AERO PRODUCTS INTERNATIONAL, INC., ) **STIPULATION AND [PROPOSED] ORDER**  
21 BP LUBRICANTS USA INC., BRH BRANDS, ) **TO SEVER**  
22 INC., CALICO BRANDS, INC., COOPER )

23 LIGHTING, LLC, DAREX LLC, DEXAS )

24 INTERNATIONAL LTD., DYNA-GRO )

25 NUTRITION SOLUTIONS, FISKARS )

26 BRANDS, INC., GLOBAL CONCEPTS, INC., )

27 HOMAX PRODUCTS, INC., KIMBERLY- )

28 CLARK CORPORATION, KRACO )

ENTERPRISES LLC, LIXIT CORPORATION, )

MEAD WESTVACO CORPORATION, )

NUTRITION 21 INC., OATEY CO., )

OPTIMUM TECHNOLOGIES, INC., )

NEWELL RUBBERMAID INC., SCHICK )

MANUFACTURING, INC., THE SCOTTS )

COMPANY LLC, STERLING )

INTERNATIONAL, INC., VITAMIN POWER )

INCORPORATED, WOODSTREAM )

CORPORATION, 4-D DESIGN, INC., )

Defendants. )

1 Plaintiff San Francisco Technology, Inc. and Defendant Kimberly Clark Corporation  
2 (“Kimberly Clark”), by and through their undersigned counsel, hereby stipulate and agree that  
3 defendant Kimberly Clark shall be severed from the case. This stipulation is made in light of the  
4 Court’s ruling in *San Francisco Technologies, Inc. v. Glad Products, Co.*, 2010 Lexis 83681 (N.D.  
5 Cal. 2010), where the Court determined that severance was appropriate in similar circumstances.  
6 Subject to the Court’s approval, the parties request that the clerk open a new case number in *San  
7 Francisco Technologies v. Kimberly Clark Corporation*.

8 IT IS SO AGREED AND STIPULATED.

9 Dated: September 17, 2010

SIDLEY AUSTIN LLP

11 By: /s/ Carol Lynn Thompson  
12 Carol Lynn Thompson  
13 Attorneys for Defendant  
14 Kimberly-Clark Corporation

Dated: September 17, 2010

MOUNT & STOELKER, P.C.

16 By: /s/ Dan Fingerman  
17 Dan Fingerman  
18 Attorneys for Plaintiff  
19 San Francisco Technology, Inc.

20 In accordance with General Order No. 45, Rule X, the below signatory attests that concurrence in the  
21 filing of this document has been obtained from each signatory above.

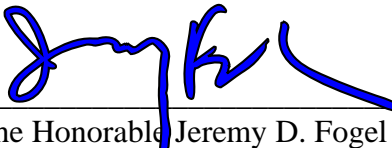
22 Dated: September 17, 2010

SIDLEY AUSTIN LLP

24 By: /s/ Carol Lynn Thompson  
25 Carol Lynn Thompson  
26 Attorneys for Defendant  
27 Kimberly-Clark Corporation

1 **PURSUANT TO STIPULATION AND GOOD CAUSE APPEARING THEREFORE, IT IS**  
2 **SO ORDERED.**

3  
4 Dated: 9/27/10

5 By:   
The Honorable Jeremy D. Fogel

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